1	J. Scott Burris		
2	Nevada Bar No. 10529 Wilson, Elser, Moskowitz,		
3	Edelman & Dicker LLP 300 South 4 th Street, 11 th Floor		
4	Las Vegas, NV 89101		
5	(702) 727-1400; FAX (702) 727-1401 <u>J.Scott.Burris@wilsonelser.com</u>		
6	Attorneys for Defendant/Third-Party Plaintiff Acrylic Tank Manufacturing Of Nevada		
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9	Steven Malcolm, Individual	CASE NO.: 2:17-cv-01108-JCM-PAL	
10	Plaintiff,		
11	VS.		
12	Acrylic Tank Manufacturing, Inc., a Nevada	MOTION TO REMOVE COUNSEL FROM CM/ECF SERVICE LIST	
13	company; Reynolds Polymer Technology, Inc., a foreign company,		
14			
15	Defendants.		
16	And related matters		
17	Defendant and Third Party Plaintiff, Acrylic Tank Manufacturing, Inc. ("ATM"), by and		
18	through its counsel of record, J. Scott Burris of the law firm Wilson Elser Moskowitz Edelman &		
19	Dicker LLP (the "firm"), respectfully moves the court to remove Jennifer W. Arledge from the		
20	CM/ECF Service List as she is no longer a participant in this case.		
21	DATED this 18 th day of January, 2018.		
22	Wi	lson, Elser, Moskowitz, Edelman & Dicker LLP	
23	IT IS SO ORDERED this 22nd day of BY	: /s/J. Scott Burris	
24	January, 2018.	J. Scott Burris	
25		Nevada Bar No. 10529 300 South 4 th Street, 11 th Floor	
26	Peggy A. Leen	Las Vegas, NV 89101 Attorneys for Defendant/Third-Party Plaintiff	
27	United States Magistrate Judge	Acrylic Tank Manufacturing Of Nevada	
28			

1248019v.1

CERTIFICATE OF SERVICE

2	Pursuant to FRCP 5(b), I cer	tify that I am an employee of WILSON, ELSER,	
3	MOSKOWITZ, EDELMAN & DICKER LLP and that on this 18th day of January, 2018, I did cause		
4	a true copy of the foregoing MOTION TO REMOVE COUNSEL FROM CM/ECF SERVICE		
5	LIST as follows:		
6	<u></u>		
7		osited for mailing in the United States Mail, in a sealed class postage was prepaid in Las Vegas, Nevada; and/or	
8	via electronic means by ope	eration of the Court's electronic filing system, upon each	
9	party in this case who is registered as an electronic case filing user with the Clerks and/or		
10	via hand-delivery to the add	dressees listed below; and/or	
11	via facsimile; and/or		
12			
13	by transmitting via email to below on this date before 5:	the document listed above to the email address set forth :00 p.m. (PST).	
14	Alaina C. Stephens, Esq.	David Barron, Esq.	
15	Foran Glennon Palandech Ponzi	John D. Barron, Esq.	
1.0	& Rudloff PC	Barron & Pruitt, LLP	
16	2200 Paseo Verde Parkway, Suite 280	3890 West Ann Road	
17	Henderson, Nevada 89052 astephens@fgppr.com	North Las Vegas, NV 89031-4416 dbarron@lvnvlaw.com	
	Fax No.: (312) 863-5099	jbarron@lvnvlaw.com	
18	Attorney for Plaintiff	Fax No.: (702) 870-3950	
19	Theories for Flament	Attorneys for Defendant	
19	James B. Glennon, Esq.	Reynolds Polymer Technology, Inc.	
20	Foran Glennon Palandech Ponzi		
	& Rudloff PC	Diana R. Lotfi, Esq.	
21	222 N. LaSalle Street, Suite 1400	Foran Glennon Palandech Ponzi	
22	Chicago, IL 60601 jglennon@fgppr.com	& Rudloff PC 450 Newport Center Drive, Suite 630	
23	Fax No.: (312) 863-5099	Newport Beach, CA 92660	
	Attorney for Plaintiff	dlotfi@fgppr.com	
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25		Fax No.: (949) 791-1070	
26		Attorney for Plaintiff	
27	R _{V'}	/s/ Alexa Klusmann	
27		an Employee of	
28	WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP		

2

1248019v.1